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APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO
09 926,600	11 26 2001	Kenji Abiko	P 21273	6604

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WILKINS III, HARRY D

PAPER NUMBER

ART UNIT 1742 DATE MAILED, 02 03 2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	pplicant(s)
	09/926 600	ABIKO KENJI
Office Action Summary	Examiner	Art Unit
	Harry D Wilkins, III	1742
The MAILING DATE of this communication	on appears on the cover sheet wi	th the correspondence address
Period for Reply	DEDIVIO CET TO EVDIDE 2 Mi	ONTH/S) EDOM
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT		JITH(S) FROM
 Extensions of time may be available under the provisions of 37 (after SIX (6) MONTHS from the mailing date of this communicat 	on	
 If the period for reply specified above is less than thirty (30) days If NO period for reply is specified above, the maximum statutory 	period will apply and will expire SIX (6) MON	THS from the mailing date of this communication
Failure to reply within the set or extended period for reply will by Any reply received by the Office later than three months after the	y statute, cause the application to become AB a mailing date of this communication, even if t	mely filed may reduce any
earned patent term adjustment. See 37 CFR 1 704(b). Status		
1) Responsive to communication(s) filed o	n	
2a) This action is FINAL 2b)	This action is non-final.	
3) Since this application is in condition for		
closed in accordance with the practice under the pr	under Ex parte Quayle, 1935 C I	D. 11 453 O G. 213,
4) ☐ Claim(s) 1-6 is/are pending in the applic	ation	
4a) Of the above claim(s) is/are wi		
5) Claim(s) is/are allowed.		
6)∑ Claim(s) 1-6 is/are rejected.		
7) Claim(s) is/are objected to		
8) Claim(s) are subject to restriction	and/or election requirement.	
Application Papers		
9)☐ The specification is objected to by the Ex	aminer	
10) The drawing(s) filed on 26 November 200	<u>01</u> is/are a) accepted or b) ol	bjected to by the Examiner
Applicant may not request that any objection	n to the drawing(s) be held in abeya	ance See 37 CFR 1,85(a)
11) The proposed drawing correction filed on	is: a) approved b) d	isapproved by the Examiner
If approved, corrected drawings are require	d in reply to this Office action.	
12) The oath or declaration is objected to by t	the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim for t	foreign priority under 35 U.S.C.	§ 119(a)-(d) or (f)
a) All b) Some * c) None of		
Certified copies of the priority docu		
2 Certified copies of the priority docu		
3 Copies of the certified copies of th	e priority documents have been	received in this National Stage
* See the attached detailed Office action for	nal Bureau (PCT Rule 17 2(a)) r a list of the certified copies not	received
14) Acknowledgment is made of a claim for do	omestic priority under 35 U S C	§ 119(e) (to a provisional application)
a) The translation of the foreign langua	ge provisional application has b	een received
15) Acknowledgment is made of a claim for d	omestic priority under 35 U S C	§§ 120 and/or 121
Attachment(s)		
1) Notice of References Cited (PTO-892)		Summary (PTO-413) Paper Nots: Informal Patent Application (PTO-152)
2) Notice of Draftsperson's Patent Drawing Review (PTO-9		information agent Application (F 10-102)

Application/Control Number: 09/926.600

Art Unit: 1742

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title. If the differences between the subject matter sought to be patented and the prior at are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains Patentability shall not be neadtived by the manner in which the invention was made.
- Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Fuiisawa et al (EP 597,129).

Fujisawa et al teach the invention substantially as claimed. Fujisawa et al teach (see abstract) and Fe-Cr alloy containing up to 60 wt% Cr, where the total content of C. N, O, P and S are limited to 100 ppm or less. Fujisawa et al describe (see page 35 in Table 1 (1)) that the contents of: C+N are typically below 40 ppm, with several examples (5, 6 and 11) falling below 20 ppm; O is typically below 30 ppm (the O as an oxide must be less than this value); and, S is typically below 20 ppm.

Fujisawa et al fail to meet the claimed "Cr: exceeding 60 wt%". However, the claimed composition range of Cr would have been obvious to one of ordinary skill in the art because the prior art range is close enough, e.g.- 60 wt% vs. 60.0001 wt% that it would have been expected to have the same properties, see MPEP 2144.05.

Regarding claims 3 and 4, because the alloy of Fujisawa et al is nearly identical in composition, particularly in terms of the impurities C, N, O and S, one of ordinary skill in the art would have expected the alloy of Fujisawa et al to have the same strength-ductility balance as claimed.

Application/Control Number: 09/926.600
Art Unit 1742

Regarding claims 2, 5 and 6, though Fujisawa et al teach limiting the Cr to only 60 wt% or less, one of ordinary skill in the art would have been motivated to have increased the Cr content of the alloy because additional Cr would have added more oxidation resistance to the alloy (see paragraph spanning pages 15 and 16). The teaching against going above 60 wt% Cr is for economic reasons alone, and thus, in view of increased properties, does not constitute a direct teaching away. Therefore, it would have been obvious to one of ordinary skill in the art to have increased the Cr content in the alloy to not less than 65 wt% because the increased Cr content would add oxidation resistance to the alloy. Because the alloy of Fujisawa et al is identical in composition, particularly in terms of the impurities C, N, O and S, one of ordinary skill in the art would have expected the alloy of Fujisawa et al to have the same strength-ductility balance as claimed.

Claims 1-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Shida et al (JP 07-278718) in view of Abiko (JP 08-225899).

Shida et al teach (see English abstract) a Cr-Fe alloy that contains at least 70% Cr (by weight, see Table 1, page 4) with reduced N and O impurities.

However, Shida et al do not teach limiting C+N to less than 20 ppm, S to less than 20 ppm and O to less than 100 ppm, with O as oxides at less than 50 ppm.

Abiko teaches (see English abstract) a method of making an alloy that produces very low amounts of gaseous impurities. Abiko teaches (see paragraph 9) that Cgi is the total quantity of the gas constituents in weight ppm. Abiko teaches (see paragraph 17) that the gas constituents are C. N. S and O. Abiko teaches (see Table 1) several

Application/Control Number: 09/926,600

Art Unit: 1742

Fe-Cr alloys that have Cgi (5th column) 9.1 ppm, 15.0 ppm and 18.5 ppm. Therefore. one of ordinary skill in the art would have expected the method of Abiko to reduce the amount of C, N, S and O to below 20 ppm total (thus, meeting each of the ranges for C+N, S and O as claimed). Abiko teaches (see English abstract) that the plastic workability of alloys can be improved by the reduction of Cgi.

Therefore, it would have been obvious to one of ordinary skill in the art to have applied the method of making taught by Abiko to the alloy of Shida et al because Abiko teaches that the reduced Cgi improves the workability of Fe-Cr alloys.

Regarding claim 2. Shida et al teaches an alloy with at least 70 wt% Cr.

Regarding claims 3, 4, 5 and 6, because the alloy of Shida et al in view of Abiko is identical in composition, particularly in terms of the impurities C, N, O and S, one of ordinary skill in the art would have expected the alloy of Shida et al in view of Abiko to have the same strength-ductility balance as claimed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harry D Wilkins, III whose telephone number is 703-305-9927. The examiner can normally be reached on M-Th 6:00am-4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Roy V King can be reached on 703-308-1146. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Application/Control Number: 09/926.600 Art Unit: 1742 Page 5

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Harry D Wilkins, III Examiner Art Unit 1742

hdw January 24, 2003 _ _ ''